Case5:10-cv-02928-RMW Document21 Filed10/13/10 Page1 of 10

1	PENELOPE A. PREOVOLOS (CA SBN 87607)		
2	PPreovolos@mofo.com ANDREW D. MUHLBACH (CA SBN 175694)		
3	AMuhlbach@mofo.com HEATHER A. MOSER (CA SBN 212686)		
4	HMoser@mofo.com MORRISON & FOERSTER LLP		
5	425 Market Street San Francisco, California 94105-2482		
6	Telephone: 415.268.7000 Facsimile: 415.268.7522		
7	Attorneys for Defendant APPLE INC.		
8	[Additional Joining Plaintiffs' Counsel on Signature	e Pages]	
9	LIMITED STATES DI	STRICT COL	IDT
10	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION		KINIA
13	SAN JOSE D	IVISION	
13		1	
15	MICHAEL JAMES GOODGLICK, et al. Plaintiffs,	Case No.	5:10-cv-02862 RMW PULATION EXTENDING
16	V.	TIME TO F	RESPOND TO NTS AND RESETTING
17	APPLE INC., AT&T MOBILITY LLC,	CASE MAN	NAGEMENT NCE PENDING MDL
18	Defendants.		R; [PROPOSED] ORDER
19		The Hon. Ro	onald M. Whyte
20		-	
21	ALAN BENVENISTY, et al. Plaintiffs,	Case No.	5:10-cv-02885 RMW
22	V.		
23	APPLE INC., and DOES 1-100,		
24	Defendants.	-	
25	CHRISTOPHER DYDYK, Plaintiff,	Case No.	5:10-cv-02897 RMW
2526	v.		
	APPLE INC.,		
27	Defendant.		
28			

JOINT STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT

		110010/10/10	1 ago2 of 10
1	JEFFREY RODGERS,	Case No.	5:10-cv-02916 RMW
2	Plaintiff,		
3	V.		
4	APPLE INC., Defendant.		
5		Casa Na	5.10 av 02020 DMW
6	DAVID POPIK, Plaintiff,	Case No.	5:10-cv-02928 RMW
7	v.		
8	APPLE INC., AT&T MOBILITY LLC, and DOE DEFENDANTS 1-10,		
9	Defendants.		
10	STEVE TIETZE,	Case No.	5:10-cv-02929 RMW
11	Plaintiff, v.		
12	APPLE INC.,		
13	Defendant.		
14	CHARLES FASANO,	Case No.	5:10-cv-03010 RMW
15	Plaintiff, v.		
16	APPLE INC., and AT&T,		
17	Defendants.		
18	A. TODD MAYO,	Case No.	5:10-cv-03017 RMW
19	Plaintiff,		
20	v. APPLE INC., and DOES 1-100,		
21	Defendants.		
22	GREG AGUILERA II,	Case No.	5:10-cv-03056 RMW
23	Plaintiff,		
	V.		
24	APPLE INC., and AT&T MOBILITY LLC, Defendants.		
25	- Defendants.		
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JOINT STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT sf-2907892

1	CHRISTOPHER DEROSE,	Case No.	5:10-cv-04273 RMW
2	Plaintiff,		
3	V.		
4	APPLE INC., Defendant.		
5	STACY MILROT,	Case No.	5:10-cv-04117 RMW
6	Plaintiff,		
7	v. APPLE INC. and AT&T INC.,		
8	Defendant.		
9			
10	WHEREAS, the eleven above-captioned propo	osed class act	ions brought on behalf of
11	iPhone 4 users have been related in the Northern Distr	rict of Califor	rnia under Civil L.R. 3-12
12	before the Hon. Ronald M. Whyte;		
13	WHEREAS, on October 8, 2010, the United States Judicial Panel on Multidistrict		
14	Litigation ("JPML") issued an Order transferring four additional actions to the Northern District		
15	of California and assigning the matters to the Honorable Ronald M. Whyte for coordinated or		
16	consolidated pretrial proceedings; ¹		
17	WHEREAS, in light of the then-pending MDL	L petition, De	fendant Apple Inc. ("Apple")
18	had been granted previous extensions to file responsiv	ve pleadings t	o the complaints, up through
19	and including Thursday October 14, 2010, in Goodgli	ick, Benvenist	ty, Dydyk, Rodgers, Popik,
20	Tietze, Fasano, Mayo, and Aguilera;		
21	WHEREAS, the parties have not previously re	equested that	this Court grant any extensions
22	to respond to the <i>Milrot</i> and <i>DeRose</i> complaints;		
23	WHEREAS, the parties have agreed that the deadline for any and all responsive pleadings		
24	currently due should be extended by 30 days to Nover	mber 15, 201	0;
25			
26	¹ The Transfer Order includes the following four action 1:10-11110 (D. Mass.); <i>McCaffrey v. Apple Inc.</i> , et al.	ons: <i>Gionis v</i> . formerly Ca	. <i>Apple Inc, et al.</i> Case No. use No. 1:10-1776 (D. Md.);
27	Purdue v. Apple Inc. et al, formerly Case No. 3:10-68 formerly Case No. 3:10-252 (S.D. Tex.).		
28			

1	WHEREAS, on August 2, 2010, this Court issued a Clerk's Notice of Setting Case
2	Management Conference in the Goodglick v. Apple Inc., et al. matter ("Goodglick") scheduling
3	the initial case management conference for October 29, 2010 at 10:30 a.m. before the Honorable
4	Judge Whyte;
5	WHEREAS, the parties agree that it would be appropriate and would promote judicial
6	efficiency, in Goodglick and in the related matters, for the Goodglick Initial Case Management
7	Conference to be postponed briefly and to be reset by this court to allow sufficient time for the
8	cases to be transferred and to proceed in the MDL in a coordinated fashion;
9	WHEREAS, the parties have not previously requested any continuances of the Initial Case
10	Management Conference;
11	WHEREAS, the requested continuance would not alter or affect any other dates or
12	deadlines in the Goodglick matter, other than deadlines directly associated with the Initial Case
13	Management Conference;
14	NOW THEREFORE, Plaintiffs and Apple, through their counsel of record, stipulate to the
15	following:
16	IT IS HEREBY STIPULATED that,
17	1. Defendants' responsive pleadings to the complaints (or amended complaints, as
18	applicable) in the above-captioned cases shall be extended up through and including Monday
19	November 15, 2010.
20	2. The <i>Goodglick</i> Initial Case Management Conference currently set for October 29,
21	2010 is hereby vacated and will be continued to an appropriate date set by the Court.
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23	IT IS SO STIPULATED:
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1 2	Dated: October 13, 2010	PENELOPE A. PREOVOLOS ANDREW D. MUHLBACH HEATHER A. MOSER
3		MORRISON & FOERSTER LLP
4		By:/s/ Heather A. Moser
5		HEATHER A. MOSER
6		Attorneys for Defendant APPLE INC.
7	Dated: October 13, 2010	KERSHAW CUTTER & RATINOFF LLP
8	Dated. October 13, 2010	KERSHAW COTTER & RATINOTT ELP
9		By: /s/ William A. Kershaw
10		William A. Kershaw
11		Attorney for Plaintiffs MICHAEL JAMES GOODGLICK, ET AL.
12		AL.
13		KERSHAW CUTTER & RATINOFF LLP
14		401 Watt Avenue Sacramento, CA 95684
15		Tel: 916-448-9800 Fax: 916-669-4499
16		Email: wkershaw@kcrlegal.com
17	Dated: October 13, 2010	GARDY & NOTIS LLP
18		
19		By: /s/ Jennifer Sarnelli Jennifer Sarnelli
20		Attorney for Plaintiffs
21		ALAN BENVENISTY, ET AL.
22		GARDY & NORIS LLP
23		560 Sylvan Avenue Englewood Cliffs, NJ 07632
24		Tel: 201-567-7377 Fax: 201-567-7337
25		Email: jsarnelli@gardylaw.com
26		
27		
28		

1	Dated: October 13, 2010	RAM & OLSON LLP
2		
3		By: /s/ Michael Ram Michael Ram
4		Attorney for Plaintiff
5		CHRISTOPHER DYDYK
6		RAM & OLSON
7		555 Montgomery Street, Suite 820 San Francisco, CA 94111
8		Tel: 415-433-4949 Fax: 415-433-7311
9		Email: mram@ramolson.com
10	Dated: October 13, 2010	SHUBLAW LLC
11		
12		By: /s/ Jonathan Shub Jonathan Shub
13		Attorney for Plaintiff
14		JEFFRÉY RODGERS
15		SHUBLAW LLC
16		1818 Market Street, 13 th Floor Philadelphia, PA 19106
17		Tel: 610-453-6551 Fax: 215-569-1606
18		Email: jshub@shublaw.com
19	Dated: October 13, 2010	KIRTLAND & PACKARD LLP
20		
21		By: /s/ Michael Louis Kelly Michael Louis Kelly
22		Attorney for Plaintiff
23		DAVID POPIK
24		KIRTLAND & PACKARD LLP
25		2361 Rosecrans Avenue, Fourth Floor El Segundo, CA 90245 Tel: 310-536-1000
26		Fax: 310-536-1000 Email: mlk@kirtlandpackard.com
27		Zmam mm C kni umopuckutu.com
28		

1	Dated: October 13, 2010	ROTHKEN LAW FIRM
2		
3		By: /s/ Ira P.Rothken Ira P. Rothken
4		Attorney for Plaintiff
5		STEVE ŤIETZE
6		ROTHKEN LAW FIRM
7		3 Hamilton Landing Ste 280 Novato, CA 94949
8		Tel: 415-924-4250 Fax: 415-924-2905
9		Email: ira@techfirm.com
10	Dated: October 13, 2010	FARUQI & FARUQI LLP
11		
12		By: /s/ Vahn Alexander Vahn Alexander
13		Attorney for Plaintiff
14		CHARLES FASAÑO
15		FARUQI & FARUQI LLP
16		1901 Avenue of the Stars, Second Floor Los Angeles, CA 90067 Tel: 310-461-1426
17		Fax: 310-461-1427
18		Email: valexander@faruqilaw.com
19		
20		
21		
22		
23		
24		
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Dated: October 13, 2010	SHEPARD, FINKELMAN, MILLER & SHAH LLP
	SHATTELI
	By: /s/ Rosemary Farrales Luzon
	Rosemary Farrales Luzon
	Attorney for Plaintiff A. TODD MAYO
	SHEPARD, FINKELMAN, MILLER & SHAH LLP
	401 West A Street, Suite 2350 San Diego, CA 92101
	Tel: 619-235-2416 Fax: 619-234-7334
	Email: rluzon@sfmslaw.com
Dated: October 13, 2010	WEXLER WALLACE LLP
	By: /s/ Mark J. Tamblyn Mark J. Tamblyn
	Attorney for Plaintiff
	GREG AGUILERA, II
	WEXLER WALLACE LLP
	455 Capitol Mall, Suite 231 Sacramento, CA 95814
	Tel: 916-492-1100 Fax: 916-492-1124
	Email: mjt@wexlerwallace.com

1	1	OBBINS GELLER RUDMAN & DOWD
2		
3	В	y: /s/ Stuart A. Davidson Stuart A. Davidson
4		Attorney for Plaintiff CHRISTOPHER DEROSE AND
5		CHRISTOPHER DEROSE AND STACY MILROT
6		
7		OBBINS GELLER RUDMAN & DOWD LP
8	1	20 E. Palmetto Road, Suite 500 soca Raton, FL 33432
9	Т	el: 561-750-3000 ax: 561-750-3364
10		mail: sdavidson@rgrdlaw.com
11		
12	Thombrootteet that Thomas are C1 111 1	alamatuma fan ana sisastana is P. (11
13	I hereby attest that I have on file all holograph "conformed" signature (/S/) within this e-filed	document.
14		EATHER A. MOSER
15	N	MORRISON & FOERSTER LLP
16	R	y: /s/ Heather A. Moser
17		HEATHER A. MOSER
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1	PURSUANT TO STIPULATION, IT IS SO ORDERED:
2	1. Defendants' responsive pleadings to the complaints (or amended complaints, as
3	applicable) in the above-captioned cases shall be extended up through and including Monday
4	November 15, 2010.
5	2. The Initial Case Management Conference set for October 29, 2010 in <i>Goodglick v</i> .
6	Apple Inc., et al. is vacated and will be continued to The case management
7	conference shall include all related actions and any other actions transferred by the JPML.
8	3. The parties shall submit a Joint Case Management Conference Statement no later
9	than seven days prior to the Initial Case Management Conference.
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11	
12	Dated: October , 2010 By: The Honorable Judge Ronald M. Whyte
13	I ne Honorable Judge Ronald M. Whyte
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